

387

LAST WILL AND TESTAMENT
OF

SUSAN J. QUEALY

**

I, SUSAN J. QUEALY, also known as SUSIE J. QUEALY and as MRS. P. J. QUEALY, of the County of Lincoln, State of Wyoming, being of sound and disposing mind and memory, and not acting under fraud or duress, and intending hereby to dispose of all my estate and property, both real and personal and where-soever the same may be situate, do make, publish and declare this my Last Will and Testament, hereby revoking all other and former wills or codicils by me made, and specifically revoking prior wills made by me bearing dates the 13th day of February, 1942, the 24th day of December, 1948, and the 7th day of April, 1950, respectively, as follows:

I

I give, and bequeath to Jay A. Quealy, Jr., and to Susie Jane Guittard, the children of my son Jay A. Quealy, in equal shares, or to the survivor, any and all promissory notes and accounts which I may have against the Estate of Jay A. Quealy, deceased, or either of said legatees, evidencing loans or advances of moneys made my me to said Estate or to either of said legatees individually.

II

I give and bequeath to Mahlon Elvin John Quealy and Charlotte Patricia Quealy, the children of my son, Mahlon K. Quealy, in equal shares, or the the survivor, any and all promissory notes and accounts which I may have against the said Mahlon Elvin John Quealy and/or Charlotte Patricia Quealy, evidencing loans or advancements of moneys from me to said Mahlon Elvin John Quealy and Charlotte Patricia Quealy, or either of them.

III

I give and bequeath to my nephew, Frederick Mahlon Clarke, otherwise known as Joseph Clarke, any promissory notes and accounts which I may have against said Frederick Mahlon Clarke evidencing loans or advancements of moneys from me to said Frederick Mahlon Clarke.

IV

I give, devise and bequeath unto my son, Patrick J. Quealy, all the rest, residue and remainder of my estate and property, both real and personal, or mixed, and wheresoever the same may be situate, unto him, his heirs and assigns forever.

I request, but not so as to impose any legal obligation or to create any trust or equity in favor of any other person, that my son, Patrick J. Quealy, shall give to anyone whom I may indicate, either by letter or orally, any of said property which I may so designate.

V

I hereby nominate my said son, Patrick J. Quealy, as and to be sole executor of this my Last Will and Testament, and direct that he shall not be required to give bond as such executor; and I direct that such executor may, in his discretion, continue to operate at the risk of my estate, and not at the risk of said executor, any business enterprise which may be any part of my estate, and he shall have power, in his discretion, to sell, lease, mortgage, pledge or convey any or all of the properties, whether real or personal, in my estate without the necessity of securing permission or confirmation of any court, and to make, execute and deliver any and all deeds, conveyances and other instruments in writing my him deemed necessary.

IN WITNESS WHEREOF, I have hereunto subscribed my name this 22nd day of April, 1952.

Susan J. Quealy.

On this 22nd day of April, 1952, the foregoing instrument, consisting of one page only, was signed, published and declared as and for her Last Will and Testament by Susan J. Quealy, in the presence of us, who, thereafter, at her request and in her presence, and in the presence of each other, have hereunto subscribed our names as witnesses.

W. B. Thompson
Residing at Kemmerer, Wyoming

Edgar J. Herckler
Residing at Kemmerer, Wyoming

C. D. Morrow
Residing at Kemmerer, Wyoming